

IN THE

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

**F027593      Bonner v. Baskind**

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

**F028059      People v. Walsh**

The case is remanded to the trial court with instructions that it amend the abstract of judgment to reflect that Walsh's sentence on count four is 30 years to life. The trial court shall forward the corrected abstract of judgment to the California Department of Corrections. In all other respects the judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

**F028125      People v. Huddleston**

The judgment is reversed and the matter is remanded for resentencing before Judge DeGroot, with directions that he reinstate probation or, alternatively, permit defendant to withdraw his admission of probation violation. Should Judge DeGroot be unavailable and defendant be unwilling to expressly waive his right to sentencing by Judge DeGroot, defendant shall be permitted to withdraw his admission.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

**F029332      People v. Swanson**

**F029851      People v. Swanson**

Upon the court's own motion and good cause appearing, the above entitled actions are consolidated for briefing and for all further proceedings.

IN THE

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

**F028756      People v. Smith**

**F029819      In re Samuel Kurt Smith on Habeas Corpus**

The "Petition for Writ of Habeas Corpus" filed on December 22, 1997, and assigned case No. F029819 is hereby ordered consolidated with the pending appeal in case No. F028756. Etc.

**F028994      Lee et al. v. McCloskey et al.**

No brief having been filed by appellant after notice duly given under rule 17(a) of the California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

**F027367      People v. Williams**

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.